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REGULATION RESCINDED BY

TRAVEL

Revised 27 July 1960

DATED

1971.61-*Per Inst. Sheet #8*

g. PERMISSIBLE TRANSPORTATION

An employee may elect, without amendment of his travel order, to have his effects shipped by means of transportation not usually employed, or between places other than those specified on the travel order, provided that:

- (1) The amount which may be allowed or paid from Government funds shall not exceed the constructive cost, including weight and volume limitations, that would have been incurred for shipment of effects by means of transportation usually employed and between points specified on the travel order; and
- (2) The entire cost for shipment of effects on a foreign vessel shall be at the expense of the employee when a foreign vessel is used for the personal convenience of the employee or his dependents.

4. ALLOWABLE TRANSPORTATION EXPENSES

Within weight and volume limitations prescribed in paragraph 5 below, allowable transportation expenses for the shipment of effects shall include the cost of:

- a. Packing, crating (including the construction or purchase of necessary containers), unpacking, uncrating, all cartage required in connection with the shipment, and handling into or out of quarters;
- b. Hire of lift vans;
- c. Freight by any available common carrier other than air, unless air transportation is specifically authorized or is more economical or no common carrier other than air is available, or if no common carrier is available, shipment by any available means;
- d. Transshipment and handling charges, tonnage fees, cartage, and storage en route (when cost is not absorbed by the carrier concerned), unavoidable demurrage which results from no neglect of the employee, and all similar expenses incidental to direct shipment;
- e. Services of customs brokers when the employee cannot make the customs entry because of provisions of law, or when it is of more advantage to the Government to employ such professional services; and
- f. Cartage at destination from the shipping terminal to living quarters or place of storage, or when the effects are stored at Government expense, from the shipping terminal to the place of storage and then to living quarters.

☐ will govern reimbursement for import and export duties or deposits on effects.

5. WEIGHT AND VOLUME LIMITATIONS

a. MAXIMUM ALLOWABLE — OVERSEAS AREAS

The maximum weight and volume of effects which may be shipped or stored at Government expense are listed in Table I below. The allowances shown include the gross weight or volume of all containers, but no reduction shall be made when effects are shipped without containers. Up to 2 percent of the authorized maximum weight allowance or 1 percent of the authorized maximum allowance by volume may be utilized for shipment of wines or liquors, provided that the limitations prescribed by customs regulations are not exceeded. Similarly, not over 5 percent of the authorized maximum weight allowance or 2½ percent of the authorized maximum allowance by volume may be utilized for shipment of other consumables, e.g., foodstuffs, drugs, tobacco products, and toilet articles.

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